UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Court and the receptive United States and Call X------X United States of America, and States of the United States, ex rel. Patrick Donohue,

Plaintiffs.

-against-

Case No. 20-cv-05396 (GHW)(SDA)

RICHARD CARRANZA, in his official capacity NOTICE AND STIPULATION as the former Chancellor of New York City Department of Education, et al.

OF VOLUNTARY DISMISSAL

Defendants.

Plaintiff-Relator, PATRICK DONOHUE ("Plaintiff-Relator"), by and through his undersigned counsel and pursuant to 31 U.S.C. § 3730(b)(1), hereby moves this Court for an Order dismissing all claims in the above captioned matter against the Defendants LAMONT A. JACKSON, in his official capacity as Superintendent ("Jackson"), CINDY MARTEN, in her official capacity as former Superintendent ("Marten"), and the SAN DIEGO UNIFIED SCHOOL DISTRICT ("SDUSD") (Jackson, Marten, and SDUSD collectively the "San Diego Defendants"), as set forth below. Plaintiff-Relator and the San Diego Defendants are collectively the "Parties."

Plaintiff-Relator requests voluntary dismissal of all of Plaintiff-Relator's claims against the San Diego Defendants. Pursuant to this Court's Order of September 19, 2022 [ECF Nos. 5, 191], Plaintiff-Relator sought and received the written consent of the United States and the California Attorney General to voluntarily dismiss the claims specified herein. [See, ECF No. 194; Exhibit No. 1.]

San Diego Defendants by and through their undersigned counsel hereby join in this motion.

The Parties agree and acknowledge that voluntary dismissal of Plaintiff-Relator's claims under the federal False Claims Act (31 U.S.C. §§ 3729 et seq.) and the California False Claims Act (Cal. Gov. Code, §§ 12650 et seq.) in the above-captioned action is subject to approval by this

Court and the respective United States and California Attorneys General pursuant to this Court's

Order of March 3, 2021 [ECF No. 5], 31 U.S.C. § 3730(b)(1) and California Government Code

section 12652(c)(1). Pursuant to this Court's Order of September 19, 2022 [ECF No. 191] and as

set forth in the letter dated September 26, 2022 from Plaintiff-Relator to this Court [ECF No. 194].

Plaintiff-Relator sought and received the written consent of the United States and the United States

Attorney to the voluntary dismissal of Plaintiff-Relator's claims under the federal False Claims

Act, WITHOUT PREJUDICE, as to any claims against the San Diego Defendants, and received

the written consent of the California Attorneys General to voluntarily dismiss the California State

Law claims brought by Plaintiff-Relator against San Diego Defendants in the above-captioned

action.

Accordingly, the Parties hereby respectfully request that this Court approve the voluntary

dismissal of the above-captioned action as brought by Plaintiff-Relator against San Diego

Defendants, WITH PREJUDICE; provided. however, that, with respect to the voluntary dismissal

of the federal False Claims Act claims against the San Diego Defendants, the dismissal shall be

WITHOUT PREJUDICE as to the United States.

Date: October 31, 2022

New York, New York

Brain Injury Rights Group, Ltd.

Attorneys for Relator

300 E. 95th Street, Suite 130

New York, New York 10128

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Ashleigh C. Rousseau [5801923] Rory J. Bellantoni [RB 2901]

By: \_\_\_\_\_ Whitney N. Antrim, Esq.

# Exhibit 1



#### Ashleigh Rousseau <ashleigh@pabilaw.org>

# U.S. ex rel. Donahue v. Carranza

20 messages

Rachel Coles <Rachel.Coles@doj.ca.gov> Tue, Sep 6, 2022 at 12:39 PM To: "ashleigh@pabilaw.org" <ashleigh@pabilaw.org> Hello Ashleigh, I'm following up on my email from last month. I am the assigned attorney for California for the *Donohue* matter. I've been monitoring the docket, and I have spoken with Whitney Antrim and Joe Willey about the proposed dismissals. I am out of the office for the next few days, but should be able to have to a call later in the week if you'd like to discuss. Best regards, Rachel Coles (she/her) Deputy Attorney General California Attorney General's Office 1300 "I" Street Sacramento, CA 95814 530-400-8839

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Ashleigh Rousseau <ashleigh@pabilaw.org>
To: Rachel Coles <Rachel.Coles@doj.ca.gov>
Cc: Rory Bellantoni <rory@pabilaw.org>
Bcc: David Markese <david@pabilaw.org>

Tue, Sep 6, 2022 at 3:54 PM

+Rory

Hi Rachel,

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I'm adding Rory Bo	ellantoni, the oth	er attorney on this o	case, to this email	thread. We can defi	nitely set up a call for the end
of the week. Or, if	you'd prefer, our	office can work on	drafting a Stip for	you to review upon	your return to the office.

Kindly let us know!

Thank you,

Ashleigh

[Quoted text hidden]

Rachel Coles <Rachel.Coles@doj.ca.gov>
To: Ashleigh Rousseau <ashleigh@pabilaw.org>
Cc: Rory Bellantoni <rory@pabilaw.org>

Wed, Sep 7, 2022 at 12:11 PM

Sending me a draft stipulation would be helpful.

Thanks.

From: Ashleigh Rousseau <ashleigh@pabilaw.org>
Sent: Tuesday, September 6, 2022 12:55 PM
To: Rachel Coles <Rachel.Coles@doj.ca.gov>
Cc: Rory Bellantoni <rory@pabilaw.org>
Subject: Re: U.S. ex rel. Donahue v. Carranza

**EXTERNAL EMAIL:** This message was sent from outside DOJ. Please do not click links or open attachments that appear suspicious.

[Quoted text hidden] [Quoted text hidden]

**Ashleigh Rousseau** <ashleigh@pabilaw.org>
To: Rachel Coles <Rachel.Coles@doj.ca.gov>
Co: Rory Bellantoni <rory@pabilaw.org>

Thu, Sep 22, 2022 at 3:57 PM

Hi Rachel,

I know we previously spoke about a Stipulation--I went back to the Docket and the Judge had asked us to contact the Attorney Generals and get permission or a letter allowing us to voluntarily dismiss the claims against LA and the LA superintendents. Plaintiffs are to update the Court on Monday as to the progress with the Attorney Generals. While we figure out what documentation we would need to submit, I just want to make sure that your office does not want to join the litigation and are okay with voluntarily dismissing the LA Defendants so the Plaintiffs may provide an accurate update for the Court.

Kindly let us know!

Thank you,

Ashleigh Rousseau [Quoted text hidden]

Cc: Rory Bellantoni <rory@pabilaw.org>

Hi Ashleigh,

My understanding from your firm's August 23 letter to the court was that the San Diego Defendants were also going to be dismissed.

#### Is that still the case?

[Quoted text hidden] [Quoted text hidden]



Letter from Donahue Aug 23 2022.pdf 264K

Ashleigh Rousseau <ashleigh@pabilaw.org> To: David Markese <david@pabilaw.org>

Fri, Sep 23, 2022 at 4:54 PM

Thank you,

Ashleigh

[Quoted text hidden]



Letter from Donahue Aug 23 2022.pdf 264K

David Markese <david@pabilaw.org> To: Ashleigh Rousseau <ashleigh@pabilaw.org> Fri, Sep 23, 2022 at 5:21 PM

[Quoted text hidden]

Ashleigh Rousseau <ashleigh@pabilaw.org> To: Rachel Coles < Rachel. Coles@doj.ca.gov> Cc: Rory Bellantoni <rory@pabilaw.org> Bcc: David Markese <david@pabilaw.org>

Fri, Sep 23, 2022 at 5:22 PM

Good afternoon Rachel,

Yes, that is correct. After our office received the case, research showed that in California for qui tam Medicaid claims, school districts are not recognized as "persons" as defined by the statute. Accordingly, we are trying to dismiss San Diego and Los Angeles Defendants.

Thank you,

Ashleigh Rousseau

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[Quoted text hidden]

Ashleigh	Rousseau <ashleigh@pabilaw.org></ashleigh@pabilaw.org>
To: David	Markese <david@pabilaw.org></david@pabilaw.org>

Fri, Sep 23, 2022 at 5:22 PM

Thank you! Just sent it off

[Quoted text hidden]

Rachel Coles <a href="Rachel.Coles@doj.ca.gov">Rachel Coles@doj.ca.gov</a>
To: Ashleigh Rousseau <a href="Rousseau">Ashleigh@pabilaw.org</a>
Co: Rory Bellantoni <a href="rory@pabilaw.org">rory@pabilaw.org</a>

Sun, Sep 25, 2022 at 7:59 PM

Thank you.

You may represent to the court that the California Attorney General's Office has provided its written consent for relator to dismiss the San Diego and Los Angeles defendants.

Best regards,

#### Rachel Coles

[Quoted text hidden] [Quoted text hidden]

Rachel Coles < Rachel.Coles@doj.ca.gov>
To: Ashleigh Rousseau < ashleigh@pabilaw.org>
Cc: Rory Bellantoni < rory@pabilaw.org>

Mon, Sep 26, 2022 at 1:28 PM

Ashleigh -

A few more things: could you please copy me on the correspondence that you send to the court today?

Also, when I can expect to see a draft stipulation?

## Thank you.

[Quoted text hidden] [Quoted text hidden]

**Ashleigh Rousseau** <ashleigh@pabilaw.org>
To: Rachel Coles <Rachel.Coles@doj.ca.gov>
Cc: Rory Bellantoni <rory@pabilaw.org>

Mon, Sep 26, 2022 at 2:55 PM

Hi Rachel,

I will absolutely forward you a copy of the letter. Our office is working on finalizing it at the moment. I'm working with the Senior Attorneys to figure out what kind of document, if any, is needed in addition to the consent. Usually, the stipulation would be between the parties, and I'm not sure if the AG becomes a party by virtue of the nature of the action. The Court

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only asked us to get consent from the respective Attorney Generals in order for the Plaintiff to enter into a stipulation of voluntary dismissal, so I'll keep you posted on whether the Court requires more than just consent.

Thank you again for your help!

Best,

Ashleigh

[Quoted text hidden]

# Ashleigh Rousseau <ashleigh@pabilaw.org>

Mon, Sep 26, 2022 at 10:16 PM

To: Rachel Coles <Rachel.Coles@doj.ca.gov>Cc: Rory Bellantoni <rory@pabilaw.org>

Hi Rachel,

Please find the filed letter attached. Apologies for the delay--I got caught up on another assignment.

Thank you,

Ashleigh

[Quoted text hidden]



**Date Stamped Correspondence to Court 9.26.22.pdf** 305K

Rachel Coles <Rachel.Coles@doj.ca.gov>
To: Ashleigh Rousseau <ashleigh@pabilaw.org>
Cc: Rory Bellantoni <rory@pabilaw.org>

Wed, Oct 19, 2022 at 1:55 PM

Hi Ashleigh,

# Can you send me a draft of the dismissal before filing?

[Quoted text hidden] [Quoted text hidden]



# **Donohue correspondence Oct 17 2022.pdf** 282K

**Ashleigh Rousseau** <ashleigh@pabilaw.org>
To: Rachel Coles <Rachel.Coles@doj.ca.gov>
Cc: Rory Bellantoni <rory@pabilaw.org>

Wed, Oct 19, 2022 at 2:22 PM

Hi Rachel,

Not a problem. Would you like a draft to review or would you like me to add a block for your signature as well for your office to sign off on?

Kindly let us know and I'll get a draft over to you!

Thank you,

Ashleigh Rousseau

[Quoted text hidden]

# Case 1:20-cv-05396-GHW-SDA Document 205 Filed 11/01/22 Page 10 of 10

To: Ashleigh Rousseau <ashleigh@pabilaw.org>

Cc: Rory Bellantoni <rory@pabilaw.org>

Just a draft for now; I don't anticipate that we will be signing. I'll loop back after I get a chance to look at it.

[Quoted text hidden] [Quoted text hidden]

Ashleigh Rousseau <ashleigh@pabilaw.org>

Thu, Oct 27, 2022 at 5:51 PM

To: Rachel Coles <Rachel.Coles@doj.ca.gov> Co: Rory Bellantoni <rory@pabilaw.org>

Hi Rachel,

The San Diego Defendants are proposing the following stipulation. Kindly review and let us know your thoughts. We can revise and send it back to them if needed.

Thank you,

Ashleigh

[Quoted text hidden]



for circulation Stip of Voluntary Dismissal\_San Diego (002) (ID 8337375).docx 20K

Ashleigh Rousseau <ashleigh@pabilaw.org>

To: Rachel Coles <Rachel.Coles@doj.ca.gov> Cc: Rory Bellantoni <rory@pabilaw.org>

Good morning Rachel,

Sorry for the duplicate emails. Ms. Antrim, counsel for the San Diego Defendants, just circulated an updated version of their proposed stipulation. Kindly review and let us know your thoughts.

Thank you,

Ashleigh

[Quoted text hidden]



for circulation Stip of Voluntary Dismissal\_San Diego (002) (ID 8337375) (1).docx 21K

Rachel Coles < Rachel.Coles@doj.ca.gov>
To: Ashleigh Rousseau <ashleigh@pabilaw.org>
Cc: Rory Bellantoni < rory@pabilaw.org>

Mon, Oct 31, 2022 at 11:33 AM

Fri, Oct 28, 2022 at 11:01 AM

This is fine.

[Quoted text hidden] [Quoted text hidden]

**Ashleigh Rousseau** <ashleigh@pabilaw.org>
To: Rachel Coles <Rachel.Coles@doj.ca.gov>
Co: Rory Bellantoni <rory@pabilaw.org>

Mon, Oct 31, 2022 at 12:25 PM

Thank you, Rachel!

[Quoted text hidden]